## **EXHIBIT P**

FEB-26-2008 17:27 FROM:

TO:212 805 0383

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

SHAW FAMILY ARCHIVES, LTD., EDITH MARCUS, and META STEVENS,

USDS SDNY DOCUMENT ELECTRONICALLY FILED DATE FILED:

Plaintiffs.

-against-

: Index No. O5 CV 3939(CM) Hon. Colleen McMahon

: STIPULATION

CMG WORLDWIDE, INC., an Indiana Corporation and MARILYN MONROE, LLC, a Delaware Limited Liability Company,

Defendants.

AT THE REQUEST OF THE PLAINTIFFS/CONSOLIDATED DEFENDANTS, IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned counsel, that the briefing schedule for Plaintiffs/Consolidated Defendants' Motion for Summary Judgment dismissing Defendants/Consolidated Plaintiffs' public domain claim and Defendants/ Consolidated Plaintiffs' Cross-Motion for Summary Judgment on their public domain claim, is as follows:

Plaintiffs/Consolidated Defendants' March 4, 2008 Opposition to Defendants/Consolidated Plaintiffs'

Cross-Motion

Plaintiffs/Consolidated Defendants' Reply to Defendants/Consolidated Plaintiffs'

Opposition

Defendants/Consolidated Plaintiffs' Reply To Plaintiffs/Consolidated Defendants Opposition

March 18, 2008

March 4, 2008

P.4/5

FE8-26-2008 17:28 FROM:

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IT IS HEREBY FURTHER STIPULATED AND AGREED by and between the undersigned counsel that the briefing schedule for Plaintiffs/Consolidated Defendants' Cross-Motion to preclude evidence relied upon by Defendants/Consolidated Plaintiff's in their Cross-Motion for Summary Judgment on their public domain claim, is as follows:

Plaintiffs/Consolidated Defendants'

March 4, 2008

Cross-Motion to Preclude Evidence

Defendants/Consolidated Plaintiffs'

March 25, 2008

Opposition

Plaintiffs/Consolidated Defendants' Reply

April 9, 2008

LAW OFFICES OF CHRISTOPHER SERBAGI LOEB & LOEB. LLP

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Associates

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SOVICH MINCH, LLP

Theodore Minch Esq.

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Dated: New York, New York February 26, 2008

So Ordered:

Atjorneys for CMG Worldwide, Inc.

Hon, Colleen McMahoo

USDJ

2-27-2008

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IT IS HEREBY FURTHER STIPULATED AND AGREED by and between the undersigned counsel that the briefing schedule for Plaintiffs/Consolidated Defendants' Cross-Motion to preclude evidence relied upon by Defendants/Consolidated Plaintiff's in their Cross-Motion for Summary Judgment on their public domain claim, is as follows:

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March 25, 2008

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-against-	: : Hon. Colleen McMahon
	: STIPULATION
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